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	OTTOGI AMERICA, INC.	
19	UNITED STATES	DISTRICT COURT
20	NORTHERN DISTRI	CT OF CALIFORNIA
21	SAN FRANCIS	SCO DIVISION
22		
23	IN RE KOREAN RAMEN ANTITRUST LITIGATION,	DECLARATION OF MARIA A. NUGENT IN SUPPORT OF
24		DEFENDANTS' MOTION TO
25	THIS DOCUMENT RELATES TO:	EXCLUDE THE TESTIMONY OF SANG-HUN LEE
26	All Actions	Date: January 12, 2018
27		Time: 2:00 p.m. Place: Courtroom 2, 17th Floor
28		

DECLARATION OF MARIA A. NUGENT ISO DEFENDANTS' MOTION TO EXCLUDE THE TESTIMONY OF SANG-HUN LEE; CASE NO. 3:13-CV-04115-WHO

"Nongshim") in this matter.

I, Mar	I, Maria A. Nugent, declare as follows:	
1.	I make this declaration based upon my personal knowledge and, if called as a	
witness, could and would testify competently to the matters stated here.		
2.	I am an associate at Squire Patton Boggs (US) LLP and am a member in good	
standing of the California State Bar. I am also one of the attorneys representing Defendant		
Nongshim Co	Ltd. ("NSK") and Nongshim America. Inc. ("NSA" and, collectively with NS	

- 3. Exhibit A attached hereto is a true and correct copy of the expert report of Sang-Hun Lee dated August, 18, 2018.
- 4. Exhibit B attached hereto is a true and correct copy of excerpts of the transcript of the deposition of Sang-Hun Lee taken on October 1, 2017.
- 5. Exhibit C attached hereto is a true and correct copy of the expert report of Daesik Hong dated July 21, 2017.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 17, 2017.

/s/ Maria A. Nugent	
Maria A. Nugent	